ΑТΊ	ORNE	Y OR F	PARTY WITHOUT ATTORNEY(Name, state bar number, and address):	FOR COURT USE ONLY
			( , , , , , , , , , , , , , , , , , , ,	
	TE	LEPHO	NE NO.: FAX NOS.:	
ΑП	ORNE		(Name): PERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO	
		30	JUVENILE COURT	
			EADOW LARK DR., SAN DIEGO, CA 92123-2792	
	□ 32: □ 50:	5 S. 1 0 3R[	MELROSE DR., VISTA, CA 92083-6634 D AVE., CHULA VISTA, CA 91910-5649	
	25	0 E. N	MAIN ST., EL CAJON, CA 92020-3941	
IN .	THE	MATI	'ER OF	
			A MINOR	
(	ORD	ER	-	CASE NUMBER:
			TROPIC MEDICATIONS/APPROVING A MEDICATION TREATMENT	
	PLA	NF	OR A DEPENDENT OR WARD (Welfare & Institutions Code 6552)	
1.	The	e Co	urt has read and considered:	
		a.	The executed Request for Authorization for Medical, Surgical or Dental	Treatment form.
		b.	The Ex Parte Application.	
			The written Medication Treatment Plan.	
	Ш	a.	The evidence presented.	
2.	The	e Co	urt finds:	
		a.	All persons entitled to notice have received notice.	
		b.	Counsel of record have been served with the ex parte application.	
	Ш	C.	Reasonable efforts/due diligence has been undertaken to notify the:	
		П	Mother	
			Father	
			Legal Guardian	
			Other:	
		d.	No objection has been filed with the Court.	
	П	е	An objection has been filed with the Court, and a hearing shall be set of	n
		0.	ato'clock, in Department of the Juvenile Cou	urt. The Clerk of the Court is to notice all
			parties and counsel.	
3.	ты	F C	OURT ORDERS:	
J.	•••	_ 0	SONT SNDENS.	
		a.	Nothing in this Order is to be construed as interfering with or superseding	a licensed physician's duty and judgment
			in an emergency situation.	
		b.	Nothing in this Order is to be construed as limiting or superseding an involu	ntarily hospitalized minor's refusal to take
		υ.	medications.	italily nospitalized militor's relusal to take
		c.	The following person(s) SHALL NOT be authorized to consent on beha	alf of the minor:
			Mother:;	
			Father:;	
			Legal Guardian:;	
			Other:	:

		CASE NUMBER:	
	d.	The following person(s) SHALL be authorized to consent on behalf of the minor:	
	e.	The minor shall be authorized to consent on his/her behalf:	
		The minor has signed an application under Welfare and Institutions Code § 6552, which application has been approved by the Court; or	
		The minor is at least 12 years of age and the Court has previously determined that parental consent is not required	
	f.	The Medical Treatment Plan is APPROVED. <b>IT IS FURTHER ORDERED</b> that any change in the approved category of medication shall be subject to the provisions and requirements of the Juvenile Court Special Matter Order entitled "The Use Of Prescription Psychotropics On Dependents And Wards."	
	g.	Other:	
Date:			
		Judicial Office	